# 10900011083

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# CÖVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPO	RATION: Gilbert Athleti	c Assoc	ciation		
DOCUMENT NUM	BER: N09000011083				
The enclosed Articles	of Amendment and fee are su	bmitted for	r filing.		
Please return all-corre	spondence concerning this mat	tter to the f	following	g:	
		ric Willia			·
	(Name of	f Contact F	erson)		
	Gilbert Atl	hletic Ass	sociatio	on	
	(Firm	n/ Compan	y)		
	2014 K	ingston S	Street		
	(.	Address)			
	Jackson	ville, FL	32209		
	(City/ Sta	ite and Zip	Code)		
	CedricWillia				
	E-mail address: (to be use	ed for futur	e annual	report notific	ation)
For further information	n concerning this matter, pleas	e call:			
Cedric Williams		at (	904	537-697	'6
(Name	of Contact Person)	\_	(Area (	Code & Daytin	me Telephone Number)
Enclosed is a check fo	r the following amount made p	payable to	the Flori	da Departmen	t of State:
☑\$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	Certif	ied Copy tional co		☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Ameno Divisio P.O. B	ng Address  Idment Section on of Corporations ox 6327 assee, FL 32314		Amend Division Clifton	Address  Idment Section on of Corporation Building Executive Center	ons

Tallahassee, FL 32301

### Articles of Amendment to Articles of Incorporation of

ALL SALLS

# Gilbert Athletic Association

# (Name of Corporation as currently filed with the Florida Dept. of State)

# N09000011083

(Document Number of Corporation (if known)

Pursuant to the provisions of section 617.1006, Florida Statutes, this *Florida Not For Profit Corporation* adopts the following amendment(s) to its Articles of Incorporation:

he new name must be distinguishable a bbreviation "Corp." or " Inc." <u>"Compar</u>		
i. <u>Enter new principal office address, it</u> Principal office address <u>MUST BE A ST</u>		
. Enter new mailing address, if applic (Mailing address MAY BE A POST O		
. If amending the registered agent and new registered agent and/or the new		n Florida, enter the name of the
If amending the registered agent and new registered agent and/or the new Name of New Registered Agent:		1 Florida, enter the name of th
new registered agent and/or the new		
new registered agent and/or the new  Name of New Registered Agent:	registered office address:	

# If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	Name	Address	Type of Action
			☐ Add ☐ Remove
<del></del>			☐ Add ☐ Remove
			☐ Add ☐ Remove
			•
	or adding additional Articles, enter chional sheets, if necessary). (Be specific		
•	nization is organized exclusively fo		ational, and
Scientific pur	poses, including, for such purpose	es, the making of distribution	s to
organizations	s that qualify as exempt organization	ons under section 501 (c) (3	) of the Internal
revenue code	e, or corresponding section of any	future federal tax code.	
B. Upon the	dissolution of the organization, ass	sets shall be distributed for o	one or more
exempt purpo	oses within the meaning of section	501(c) (3) of the Internal Re	evenue Code,
or correspon	ding section of any future federal to	ax code, or shall be distribut	ed to the
federal gover	nment, or to a state or local gover	nment, for a public purpose.	Any such
assets not dis	sposed of shall be disposed of by t	he court of Common Pleas	of the county
in which the p	orincipal office of the organization	is then located, exclusively	for such purposes.
or to such or	ganization or organizations, as said	d Court shall determine, whi	ch are organized
and operated	exclusively for such purposes. U	nder penalty of perjury I dec	clare that I
have examin	ed this information, including acco	mpanying documents, and,	to the best of
my knowledg	e and belief, the information conta	ins all the relevant facts rela	ating to the request
for the inform	ation, and such facts are true, con	rect, and complete.	
·			

### **Articles of Incorporation (Amendment)**

#### Gilbert Athletic Association

EIN - 65-0966646

<u>Purpose Clause</u> – Gilbert Athletic Association is organized exclusively for charitable purposes under section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

<u>Dissolution Clause</u> — Upon the dissolution of this organization, assets shall be distributed for one or more exempt purposes with the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

- a. Said Organization is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- b. Upon the dissolution of the organization, assets shall be distributed for one or more exempt Purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or local government, for a public purpose. Any suck assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Approved by Cedric Williams, Chairman

Signed:

Date:

### **Organizing Document**

### **Gilbert Athletic Association**

EIN - 65-0966646

<u>Purpose Clause</u> – Gilbert Athletic Association is organized exclusively for charitable purposes under section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

<u>Dissolution Clause</u> — Upon the dissolution of this organization, assets shall be distributed for one or more exempt purposes with the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

Approved by Cedric Williams, Chairman

Signed:

Date:

The date of each amendment(	s) adoption:
Ties at the state	(date of adoption is required)
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were was/were sufficient for approx	e adopted by the members and the number of votes cast for the amendment(s) oval.
There are no members or m adopted by the board of dire	embers entitled to vote on the amendment(s). The amendment(s) was/were ctors.
have	he chairman or vice chairman of the board, president or other officer-if directors not been selected, by an incorporator – if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary)
	Cedric Williams (Typed or printed name of person signing)
	Chairman
	(Title of person signing)

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